UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

BEAUREGARDE HOLDINGS LLP, BEAUREGARDE HOLDINGS II LLP, and SANDGLASS SELECT FUND LP,

Plaintiffs,

v.

THE PROVINCE OF LARIOJA,

Defendant.

No. 25-CV-02280-DLC

[PROPOSED] JUDGMENT

Plaintiffs Beauregarde Holdings LLP, Beauregarde Holdings II LLP, and Sandglass Select Fund LP's having moved this Court for an Order of Summary Judgment, and the Court having granted summary judgment on that motion.

NOW, it is hereby **ORDERED**, **ADJUDGED**, **AND DECREED** that the Plaintiffs shall recover from the Province of La Rioja as follows:¹

- 1. With respect to the claim of Plaintiff Beauregarde Holdings LLP, Plaintiff shall recover from the Province of La Rioja a total of \$19,432,065.96 in damages, *plus* any interest that has accrued since June 30, 2025 until the date of entry of this Judgment, in the per diem amount of \$4,454.56.
- 2. With respect to the claim of Plaintiff Beauregarde Holdings II LLP, Plaintiff shall recover from the Province of La Rioja a total of \$9,553,899.38 in damages, *plus* any interest that has accrued since June 30, 2025 until the date of entry of this Judgment, in the per diem amount of \$2,190.11.

All amounts herein are calculated as of June 30, 2025.

With respect to the claim of Plaintiff Sandglass Select Fund LP, Plaintiff shall 3. recover from the Province of La Rioja a total of \$842,921.45 in damages, plus any interest that has accrued since June 30, 2025 until the date of entry of this Judgment, in the per diem amount of \$193.23.

It is further ORDERED that, until further notice from this Court, Plaintiff must refrain from selling or otherwise transferring their beneficial interests in the bonds involved in this action without advising the Court in advance and obtaining permission of the Court.

Dated: July 7,2025 New York, New York

United States District Judge